1	HONORABLE RONALD B. LEIGHTON	
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6 7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
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9	ROLANDO HERNANDEZ,	CASE NO. C04-5539 RBL
10	Plaintiff,	ORDER DENYING PLAINTIFF'S MOTION TO ENFORCE
11	v.	ADMISSIONS
12	VANCOUVER CITY OF,	
	Defendant.	
13	THIS MATTER is before the Court on Plaintiff's Motion to Enforce Admissions [Dkt.	
14	#241]. Plaintiff apparently seeks the Court's formal imprimatur on the Defendants' Responses to	
15	the Requests for Admissions Plaintiff served upon them under Fed. R. Civ. P. 36.	
16	Rule 36 makes no provision for "enforcement" of admissions. Instead, it provides rather	
17	clearly that "a matter admitted is conclusively established <i>unless</i> the court, on motion,	
18	permits the admission to be withdrawn or amended." [Fed. R. Civ. P. 36 (b) (emphasis added).]	
19	The Plaintiff's Motion is therefore DENIED as moot.	
20	Dated this 30th day of May, 2012.	
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22		Konal B. Leightun
23		Ronald B. Leighton United States District Judge
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